	UNITED STATES DISTRICT COURT			
1	NORTHERN DISTRICT OF CALIFORNIA			
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3	RAMON JERMAINE SAPP,			
4	Plaintiff(s), No. C 03-1066 PJH			
5	∨. 2 nd REVISED CASE MANAGEMENT AND PRETRIAL ORDER			
6	COUNTY OF ALAMEDA, et al.,			
7	Defendant(s).			
8	This revised pretrial schedule and set of revised instructions shall apply to the future			
9	proceedings in this matter:			
10	PRETRIAL SCHEDULE			
11	TRIAL DATE: Monday, February 5, 2007, at 8:30 a.m., Courtroom 3, 17th Fl.			
12	JURY [X] COURT []			
13	TRIAL LENGTH: No more than 5 days.			
14	PRETRIAL CONFERENCE DATE: January 11, 2007, at 2:30 p.m.			
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16	PRETRIAL INSTRUCTIONS			
17	A. PRETRIAL MOTIONS			
18	of court is obtained for another deadline.			
19	2. Only one summary judgment motion may be filed by each side, absent leave of			
20 21	court. Leave of court may be sought if multiple parties comprise one or both sides. Leave court may be obtained by filing a motion for administrative relief pursuant to Civ. L. R. 7-or by requesting a case management conference or informal telephone conference.			
22	3. Separate statements of undisputed facts in support of or in opposition to motion for summary judgment shall NOT be filed. <u>See</u> Civil L. R. 56-2. The parties may file a truly			
23	joint statement of undisputed facts only if all parties agree that the facts are undisputed.			
24	4. Each party filing or opposing a motion shall also serve and file a proposed orde which sets forth the relief or action sought and a short statement of the rationale of decision including situation of authority that the party requests the court to adopt. The failure of a party			
25 26	to file an opposition to any motion shall constitute a consent to the granting of the motion			
26 27	5. Footnotes in briefs appearing in smaller than the 12-point font required for the text will be stricken. See Civil L. R. 3-4(c)(2).			
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- 6. Motions pursuant to <u>Daubert v. Merrill Dow Pharmaceuticals, Inc.</u>, 509 U.S. 579 (1993), challenging the reliability of expert testimony, may be noticed for hearing on the date dispositive motions will be heard or on any available hearing date up to and including the date of the final pretrial conference. Irrespective of the hearing date, the briefs shall be filed in accordance with Civil L. R. 7-2 7-5, on a 35-day briefing schedule.
- 7. Briefing schedules for motions that are specifically set by the court may not be altered by stipulation; rather the parties must obtain leave of court.
- 8. Motions *in limine* are limited to motions to exclude specific items of evidence on a ground and upon such authority as would be sufficient to sustain an objection to such evidence at trial. The court will not generally consider a motion presenting a purely legal issue in the guise of a motion *in limine*.
- 9. Discovery motions will be referred to a Magistrate Judge for resolution. The words "Discovery Matter" shall appear in the caption of all documents relating to discovery to insure proper routing.
- 10. Confidential and/or sealed documents shall be handled in accordance with this court's standing order which the parties shall consult before moving for a protective order or requesting a sealing order.

B. FINAL PRETRIAL CONFERENCE

- 1. Each party shall attend personally or by counsel who will try the case.
- 2. **Not less than forty (40) calendar days** prior to the pretrial conference, all counsel and/or parties shall meet and confer regarding preparation of the joint pretrial statement.
- 3. Not less than thirty (30) calendar days prior to the pretrial conference, counsel and/or parties shall:
 - a. Serve and file a **joint** pretrial statement. (Separately filed statements will not be accepted by the court and monetary sanctions will be imposed upon the party failing to cooperate in the preparation of a joint statement).

The pretrial statement shall include the disclosures required by Fed. R. Civ. P. 26(a)(3) as well as the following:

- (I) A brief description of the substance of the claims and defenses which remain to be decided.
- (ii) A detailed statement of all relief sought, itemizing all elements of damages claimed.
- (iii) A statement of all relevant undisputed facts to which the parties will stipulate for incorporation into the trial record without the necessity of supporting testimony or exhibits.
- (iv) A statement of all relevant disputed facts which remain to be decided.
- (v) A statement of stipulations requested or proposed.
- (vi) A brief statement of disputed points of law concerning liability and relief. Legal argument on these points shall be reserved for the trial briefs.
- (vii) A statement of whether bifurcation or a separate trial of specific issues is feasible and desired.
- (viii) A statement summarizing the status of settlement negotiations and indicating whether further negotiations are likely to be productive.

prospective jurors. The Courtroom Deputy will select their names at random and seat them in

the courtroom in the order in which their names are called. Voir dire will be conducted of

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sufficient venire members so that six to eight will remain after all peremptory challenges and an anticipated number of hardship dismissals and cause challenges have been made.

The court will then take cause challenges and discuss hardship claims at side bar. The court will inform counsel which hardship claims and cause challenges will be granted, but will not announce those dismissals until the selection process is completed. Peremptory challenges will be made in writing and passed between counsel. The court will strike at one time those with meritorious hardship claims, those excused for cause, and those challenged peremptorily, and then seat the first six to eight people remaining in numerical order.

The attached <u>voir dire</u> questionnaire shall be given to the venire members and copies of the responses will be made available to counsel at the beginning of voir dire. Counsel shall submit a **joint set** of additional voir dire questions to be posed by the court. Any voir dire questions on which counsel cannot agree may be submitted separately. Counsel will be permitted brief follow-up voir dire after the court's questioning.

The following jury instructions from the Ninth Circuit Manual of Model Jury Instructions Civil (2001 Edition) shall be given absent objection: 1.1 - 1.14, 2.1 - 2.2, 3.1 - 3.3. 3.5 - 3.7, 4.1 - 4.4. Counsel shall submit a **joint set** of case specific instructions using the Ninth Circuit Manual where appropriate. Do not submit duplicates of those instructions listed above. Any instructions on which counsel cannot agree may be submitted separately. Each instruction shall be typed in full on a separate page with citations to the authority upon which it is based **and** a reference to the party submitting it. A second blind copy of each instruction shall also be submitted omitting the citation to authority and the reference to the submitting party, but retaining the title of the instruction.

D. TRIAL SCHEDULE

The court's trial schedule is 8:30 a.m. to 1:30 p.m. with two fifteen-minute breaks, on Monday, Tuesday, Thursday and Friday.

E. PROCEDURE FOR AMENDING THIS ORDER

No provision of this order may be changed except by written order of this court upon its own motion or upon motion of one or more parties made pursuant to Civil. L. R. 7-10(b) with a showing of good cause. Parties may file a formal brief, but a letter brief will suffice. The requesting party shall serve the opposing party on the same day the motion is filed and the opposing party shall submit a response as soon as possible but no later than three days after service.

If the modification sought is an extension of a deadline contained herein, the motion must be brought <u>before</u> expiration of that deadline. **The parties may not modify the pretrial schedule by stipulation.** A conflict with a court date set after the date of this order does not constitute good cause. The parties are advised that if they stipulate to a change in the discovery schedule, they do so at their own risk. The only discovery schedule that the court will enforce is the one set in this order.

IT IS SO ORDERED.

Dated: October 5, 2006

PHYLLIS J. HAMILTON United States District Judge

	<u>CONFIDENTIAL</u>			
1	<u>JUROR QUESTIONNAIRE</u>			
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3	Pleas	e fill out this form as completely as possible and print clearly. This will assist the judg		
4	be made for the attorneys and the judge, do not write on the back of any page. If y			
5	more room, continue at the bottom of the page. Thank you for your cooperation.			
6	1.	Your name:		
7	2.	Your age:		
8	3.	City in which you reside:		
9	4.	If you have lived there for fewer than five years, where did you live before:		
10				
11	5.	Your place of birth:		
12	6.	Your marital status: (circle one)		
13		single married separated divorced widowed		
14	7. What is your occupation and how long have you worked in it?	What is your occupation and how long have you worked in it? (If you are retired, please describe your main occupation when you were working).		
15		(ii you are retired, please describe your main occupation when you were working).		
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18	8.	Who is (or was) your employer?		
19	9.	If you have held this job for fewer than five years, describe your previous job:		
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21	10.	If you are married, please list your spouse's occupation.		
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23	11.	If you have children, please list their ages and genders and, if they are employed, pleas give their occupations.		
24		give their occupations.		
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1	12.	Please describe your education background:
2		Highest grade completed:
3		College and/or vocational schools you have attended:
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7		Major areas of study:
8	13.	Have you served in the military?
9	14.	Have you ever had jury experience? No. of times?
10		If yes: State/County Court Federal Court
11		When?
12		Was it a civil or criminal case?
13		Did any of the juries reach a verdict?
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